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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/587,214	07/25/2006	Germano Leichsenring	2006_1209A	7022
	7590 10/21/201 , LIND & PONACK L	EXAMINER		
1030 15th Street, N.W. Suite 400 East			CHANG, TOM Y	
Washington, DC 20005-1503			ART UNIT	PAPER NUMBER
			2456	
			NOTIFICATION DATE	DELIVERY MODE
			10/21/2011	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

ddalecki@wenderoth.com eoa@wenderoth.com

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Formations of inemapy to exclude under the production of 30 FR1 1360, in the event, however, may a way be timely filled. 1 NO period for riscy is appelled above. The maximum statutory period will apply and will social security apply the control of the communication. Fallure to represent which the communication of		Application No.	Applicant(s)					
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WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNATION. Exemisting of time may be available under the provision of 3° CFR 11360, him event, however, may a may be timely lifed and relix (5° MOSITIS* toon the mailing date of this communication. **Fallow the recy within the sort or extended prind for imply all by platible, sace the application to the mailing date of this communication. **Fallow the recy within the sort or extended prind for imply till by platible, sace the application to the some at NARDONIC (26 U.S.C. § 130). Any reply received by the Otice later tran there movilte after the mailing case of this communication, even ill timely lited, may reduce any seamed power town adjustment. See 2° CFR 1.74(£). **Status** 1) ② Responsive to communication(s) filed on 09/09/2011. 2a) ② This action is FINAL. 2b) □ This action is non-final. 3) □ An election was made by the applicant in response to a restriction requirement set forth during the interview on; the restriction requirement and election have been incorporated into this action. 4) □ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. **Disposition of Claims** 5) ② Claim(s)	The MAILING DATE of this communication app Period for Reply							
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5) — III - III	2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	_						
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